UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN

BEVERLY ZIMMERMAN, et al., on behalf of themselves and all others similarly situated,

Case No. 1:17-cv-1062

Plaintiffs,

HON. JANET T. NEFF

v.

THE 3M COMPANY f/k/a Minnesota Mining and Manufacturing Co., et al.,

Defendants.

MEGAN JOHNS, et al., on behalf of themselves and all others similarly situated,

Case No. 1:18-cv-1302

Plaintiffs,

HON. JANET T. NEFF

v.

WOLVERINE WORLD WIDE, INC., et al.,

Defendants.

SUSAN HENRY, on behalf of themselves and all others similarly situated,

Case No. 1:19-cv-0379

Plaintiffs,

HON. JANET T. NEFF

v.

WOLVERINE WORLD WIDE, INC., et al.,

Defendants.

RENEWED STIPUALTION AND ORDER TO EXTEND THE DEADLINES INCLUDED IN THE COURT'S MARCH 16, 2020 ORDER

The Parties, by and through their respective counsel, hereby stipulate and agree that the

time for the Parties to file the submissions detailed in the Court's March 16, 2020 Order be

extended by 30 days from March 26, 2020 to April 27, 2020. ECF 181. The Parties also agree that

the deadline for filing the Supplement to the Joint Notice be extended from March 31, 2020 to

April 30, 2020, and that the deadline for Defendants to answer or otherwise respond to the

forthcoming amended consolidated class action complaint be correspondingly extended pending

the filing of the Supplement to the Joint Notice and further order of the Court. See id. at 3.

The Parties believe there is good cause for this short extension given the disruption in

normal business activity due to the Coronavirus, which has hindered the ability of Plaintiffs'

counsel to coordinate and then to coordinate with Defendants' counsel and respond to the Court's

current deadline. The State of Michigan Executive Order (EO 2020-21), which directs all Michigan

businesses and operations to temporarily suspend in-person operations that are not necessary to

sustain or protect life, has disrupted the efforts to comply with the schedule set forth in the March

16, 2020 Order. These disruptions and circumstances continue to evolve daily. This short extension

is requested in good faith to enable the Parties to respond to the Court's order.

IT IS SO ORDERED.

Dated:	
	JANET T. NEFF
	United States District Judge

2

Dated: March 26, 2020

THE MILLER LAW FIRM, P.C.

/s/ Sharon S. Almonrode

Sharon S. Almonrode (P33938)

Kevin F. O'Shea (P40586)

Lauren G. Northrop (P69035)

William Kalas (P82113)

950 West University Drive, Suite 300

Rochester, MI 48307

Telephone: (248) 841-2200

ssa@millerlawpc.com

kfo@millerlawpc.com

lgn@millerlawpc.com

wk@millerlawpc.com

WEITZ & LUXENBERG, P.C.

Paul F. Novak (P39524)

Diana Gjonaj (P74637)

719 Griswold, Suite 620

Detroit, MI 48226

Telephone: (313) 800-4170

pnovak@weitzlux.com

dgjonaj@weitzlux.com

WEITZ & LUXENBERG, P.C.

Robin L. Greenwald

700 Broadway

New York, NY 10003

Telephone: (212) 558-5642

rgreenwald@weitzlux.com

ROBBINS, GELLER, RUDMAN & DOWD LLP

Mark J. Dearman

Jason H. Alperstein

Dorothy P. Antullis

120 East Palmetto Park Road, Suite 500

Boca Raton, FL 33432

Telephone: (561) 750-3000

mdearman@rgrdlaw.com

jalperstein@rgrdlaw.com

dantullis@rgrdlaw.com

Stipulated and Agreed to By:

MAYER BROWN LLP

/s/ Daniel L. Ring (w/consent)

Michael A. Olsen

Daniel L. Ring

Richard Bulger

71 South Wacker Drive

Chicago, IL 60606

Telephone: (312) 782-0600

molsen@mayerbrown.com

dring@mayerbrown.com

rbulger@mayerbrown.com

MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Joseph M. Infante (P68719)

Robert L. DeJong (P12639)

99 Monroe Avenue NW, Suite 1200

Grand Rapids, MI 49503

Telephone: (616) 454-8656

infante@millercanfield.com

Attorneys for Defendant 3M Company

ARNOLD & PORTER KAYE SCHOLER LLP

James D. Herschlein

250 West 55th Street

New York, New York

Telephone: (212) 836-8000

james.herschlein@arnoldporter.com

ARNOLD & PORTER KAYE SCHOLER LLP

/s/ Stephanie B. Weirick (w/consent)

Stephanie B. Weirick

601 Massachusetts Ave., NW

Washington, DC 20001

Telephone: (202) 942-5000

stephanie.weirick@arnoldporter.com

WARNER NORCROSS + JUDD LLP

James Moskal

Attorneys for Zimmerman Plaintiffs and Putative Class

MOTLEY RICE, LLC

Esther Berezofsky (P00148) Sarah Hansel (P00152) 210 Lake Drive East, Ste. 101 Cherry Hill, NJ 08002 Telephone: (856) 667-0500 eberezofsky@motleyrice.com shansel@motleyrice.com

MOTLEY RICE, LLC

Anne McGinness Kearse T. David Hoyle Fidelma L. Fitzpatrick 28 Bridgeside Blvd. Mt. Pleasant, SC 29464 Telephone: (843) 216-9140 akearse@motleyrice.com dhoyle@motleyrice.com ffitzpatrick@motleyrice.com

WEXLER WALLACE, LLP

Edward A. Wallace Kara A. Elgersma 55 W. Monroe St., Ste. 3300 Chicago, IL 60603 Telephone: (312) 346-2222 eaw@wexlerwallace.com kae@wexlerwallace.com

PITT, MCGEHEE, PALMER & RIVERS,

Robert Palmer (P31704)
Megan A. Bonanni (P52079)
Jennifer Lord (P46912)
117 West 4th Street, Ste. 200
Royal Oak, MI 48067
Telephone: (248) 398-9800
rpalmer@pittlawpc.com
mbonnanni@pittlawpc.com
jlord@pittlawpc.com

PC

SOMMERS SCHWARTZ, P.C.

Jason J. Thompson (P47184)

Kevin G. Dougherty
Janet Ramsey
Madelaine C. Lane
Thomas M. Amon
R. Michael Azzi
900 Fifth Third Center
111 Lyon Street, NW
Grand Rapids, MI 49503
Telephone: (616) 752-2000
jmoskal@wnj.com
kdougherty@wnj.com
jramsey@wnj.com
mlane@wnj.com
mazzi@wnj.com

Attorneys for Defendant Wolverine World Wide, Inc

One Towne Square, 17th Floor Southfield, MI 48076 Telephone: (248) 355-0300 jthompson@sommerspc.com

Attorneys for Johns Plaintiffs and Putative Class

NAPOLI SHKOLNIK

Tate Kunkle 360 Lexington Avenue, Eleventh Floor New York, NY 10017 Telephone: (212) 397-1000 tkunkle@napolilaw.com

Attorneys for Henry Plaintiffs and Putative

CERTIFICATE OF SERVICE

I hereby certify that on March 26, 2020 I electronically filed the foregoing documents using the Court's electronic filing system, which will notify all counsel of record authorized to receive such filings.

/s/ Sharon S. Almonrode_

Sharon S. Almonrode (P33938) **THE MILLER LAW FIRM, P.C.**950 W. University Dr., Ste. 300

Rochester, MI 48307

Tel: (248) 841-2200 ssa@millerlawpc.com